

EXHIBIT F

IN THE SUPERIOR COURT OF THE STATE OF WASHINGTON
IN AND FOR THE COUNTY OF SPOKANE

In Re:)
) CAUSE NO. 20-3-01154-32
J [REDACTED] I [REDACTED])
)
Petitioner,) AGREED ORDER REGARDING
And) VISITATION
)
RONALD ILG,)
Respondent.)

I. BASIS

The parties, J [REDACTED] I [REDACTED], Petitioner, through her attorney, BEVAN MAXEY and MAXEY LAW OFFICES, PLLC and Respondent, RONALD ILG, through his attorney, EVAN DOBBS and DAVID J. CROUSE & ASSOCIATES, PLLC move the Court for entry of an order regarding a temporary residential schedule.

II. FINDINGS

The Court finds that there is good cause to enter said order in that the Parties agree to the terms addressed herein.

III. ORDER

IT IS HEREBY ORDERED that the Parties are bound to the following terms:

- a. The parenting schedule is a shared residential schedule. This is a temporary plan until further order of the Court. The parties shall operate a week-on, week-off schedule, with the exchanges to

1 take place on Fridays at pick-up at daycare/preschool. Father may elect to not have the child in
2 daycare on his residential time, but must have the child in daycare/preschool on the Fridays of
3 exchanges. If the daycare/preschool facility is closed for any reason, then the exchanges shall be
4 at the Albertsons on Francis and Nevada, but only in the event of a facility closure.

5 b. The non-residential parent shall have reasonable phone contact with the child, at a reasonable
6 time and for a reasonable duration. Reasonable time shall be when the residential parent is in a
7 position to accept a call with the non-residential parent. Phone conversations with the child shall
8 be appropriate and not suggestive of current placement or litigation. This contact shall also be
9 subject to the provisions of the Agreed Civil No-Contact Order.

10 c. Neither parent shall disparage the other in the presence of the child, nor allow any third-party to
11 do so.

12 d. Neither parent shall discuss details of the case or litigation in the presence of the child.

13
14 DONE IN OPEN COURT this ____ day of January, 2021.

15
16 KEVIN STEWART
Court Commissioner

17 JUDGE/COURT COMMISSIONER

18 Presented by:

Approved for entry by:

19 MAXEY LAW OFFICES, PLLC

DAVID J. CROUSE & ASSOCIATES, PLLC

20
21
22 BEVAN MAXEY, WSBA# 13827
Attorney for Petitioner

23
24
25 EVAN DOBBS, WSBA# 54247
Attorney for Respondent

COPY
Original Filed

MAR 10 2021

TIMOTHY W. FITZGERALD
SPOKANE COUNTY CLERK

Superior Court of Washington County of Spokane

In re:

J [REDACTED] I [REDACTED],

Petitioner,

And

RONALD ILG,

Respondent.

No. 20-3-01154-32

**Agreed Order for Trial
Continuance**

I. BASIS

This matter is set on the trial calendar with this Court on April 19, 2021. The parties move the Court for an order to continue trial.

II. FINDINGS

The parties have shown good cause for a continuance of the trial scheduled for April 19, 2021 at 9:00 a.m. in that the parties agree to a trial continuance. The parties need additional time to mediate should this case proceed to trial. Pursuant to LCR 40(17)(e) Counsel hereby certifies that they have consulted with their clients and have received consent to enter this continuance order.

III. ORDER

IT IS ORDERED that:

1. Trial is continued to June 28, 2021.
2. A new case scheduling order shall issue to reflect this revised trial date.

AGREED ORDER FOR TRIAL CONTINUANCE

-1-

Crouse Erickson
Family Law Attorneys
420 West Riverside, Suite 920
Spokane, Washington 99201
(509) 624-1580
Fax (509) 727-6724

1
2
3 Dated: 3.10.21
4

Rachelle E. Anderson

HONORABLE RACHELLE ANDERSON
Superior Court Judge

5
6
7 Presented by:

Approved for entry:

8
9 *ED*

10 EVAN C. DOBBS, WSBA #54247
11 Attorney for Respondent

12 *[Signature]*
13 BEVAN J. MAXEY, WSBA #13827
14 Attorney for Petitioner
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AGREED ORDER FOR TRIAL CONTINUANCE

-2-

Crouse Erickson
Family Law Attorneys
422 West Riverside, Suite 920
Spokane, Washington 99201
(509) 624-1580
Fax (509) 747-6723

EXHIBIT G

September,24,2020

I R■■■■ S■■■■ worked for J■■■■ I■■ and Ron Ilg as their live- in nanny from March to July of 2018. My daughter and I lived above the garage In our own private Mother in law -Suite. My Job was simply to just care for their son L■■■■ occasionally help pick up and drop off their other children at sporting activities, and some light housework. The first month J■■■■ was home due to giving birth to L■■■■ and I believe had about 4 to 6 weeks off before returning to school at Glen Dow Academy. That first month I obviously didn't do much with the baby. When not working my daughter and I would stay up in our mother in law -suite or we would spend some weekends at home (my mom's house) given there wasn't much for me to do at the time. J■■■■ was very easy to work for. We got along great and she always made sure to accommodate anything my daughter and I needed. When J■■■■ returned to school I did not communicate all that much with her which meant most communication was left to Ron.

Ron was very accommodating in the beginning as well but After about two months Ron would say or text gestures that not only made me uncomfortable but did not seem appropriate as my boss. (see text enclosure 1)

I needed this job and felt conflicted and confused on what to do so I simply ignored the texts and tried my best to just keep it a professional setting and not feed too much into the texts.

Another month goes by and Ron starts to text more inappropriate things to me. For example, Ron had asked me to set out sexual clothes and toys for him and J■■■ (I at the time had no idea what they were he just asked if I could set some things out for J■■■) he then went into detail on what the items were and how they are used for. I politely told him I was not interested in doing something like that after he asked if that's something I'd consider doing. (see text enclosure 2)

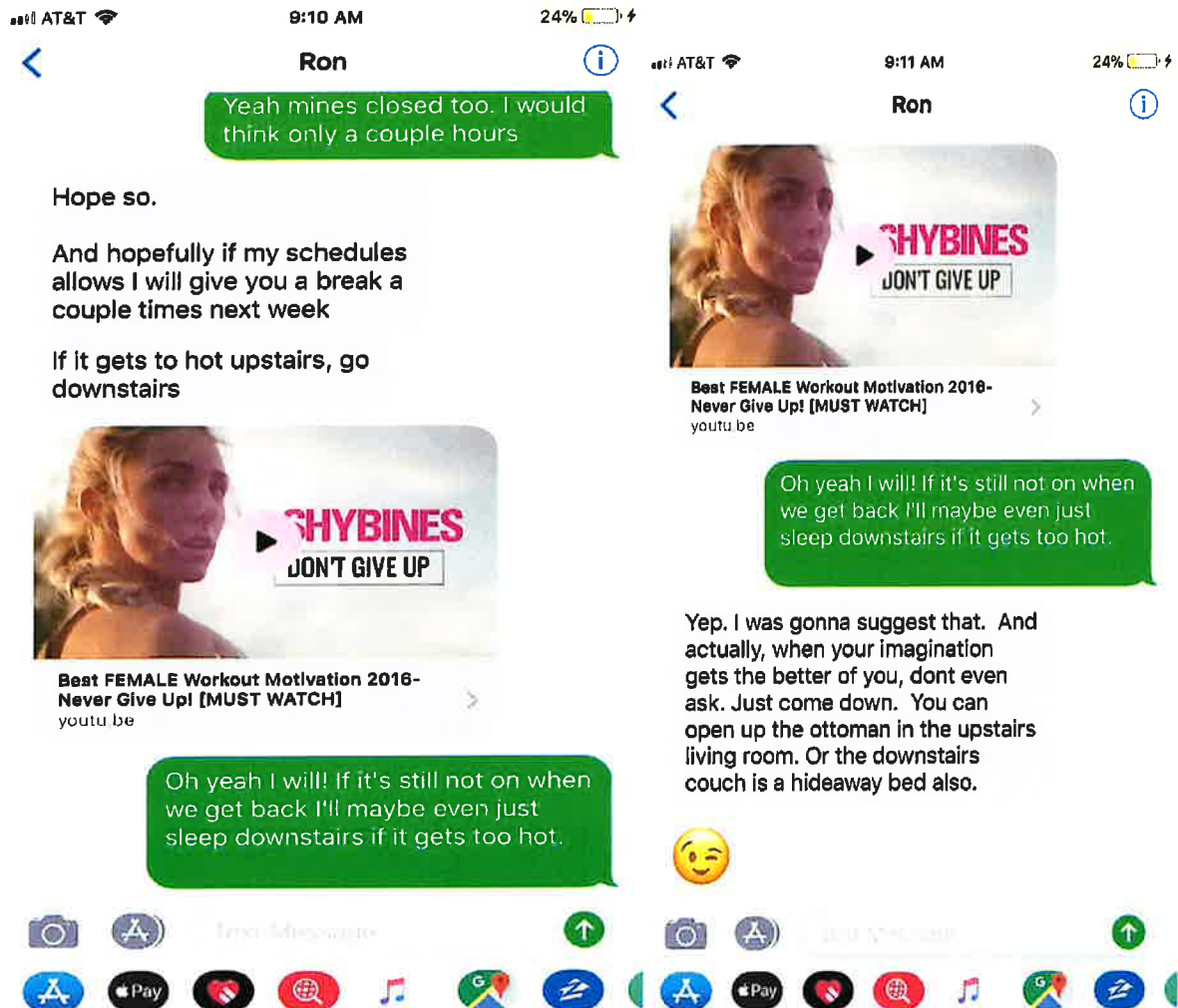
At this point I knew things would probably just get worse from here and did not feel safe or comfortable being there or having my daughter in that environment. I knew I was going to tell J■■■■ and no longer continue to work for them. J■■■■ had no recollection of what was going on as I was afraid to express what he was doing. There was a weekend in July that Ron had left out of town for work and J■■■■ had school on that Saturday so I had L■■■ with me for the day. J■■■■ gave me permission to take L■■■ to my cousin's baby shower that day. The entire time I was there Ron was texting me all day nonstop and I was not responding which I believe aggravated him for some reason. He ended up sending a

very scathing text message that was not only inappropriate but completely out of line as somebody who is supposed to be my employer. I called my mom who'd known a little bit about what was going on and told her what he had texted me.(see text enclosure 3) We both agreed this was the final straw of being here and she came and we packed up my things to leave.

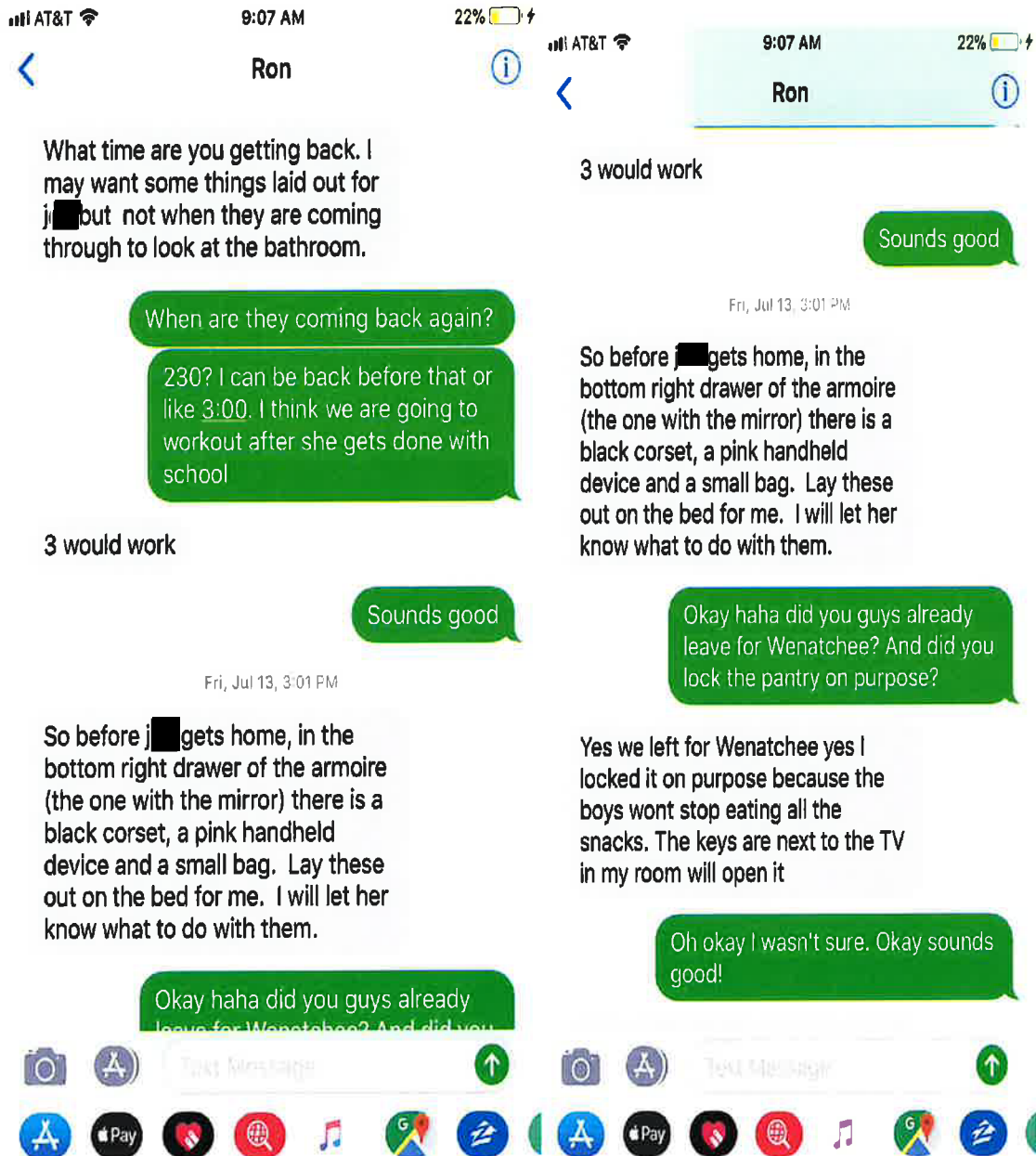
J [REDACTED] arrived home mid packing and I explained to her what Ron had been doing the last two months and how uncomfortable I felt and did not feel safe being there anymore and I would no longer be working for them. She was processing what I had showed her and understood why I would no longer be working for them. Again, J [REDACTED] had no idea what was being said or texted, I felt scared and did not know how to communicate with her what was going on. Although he did not physically harm me or come onto me the text messages and gestures were enough to make me extremely uncomfortable and take an emotional toll on me.

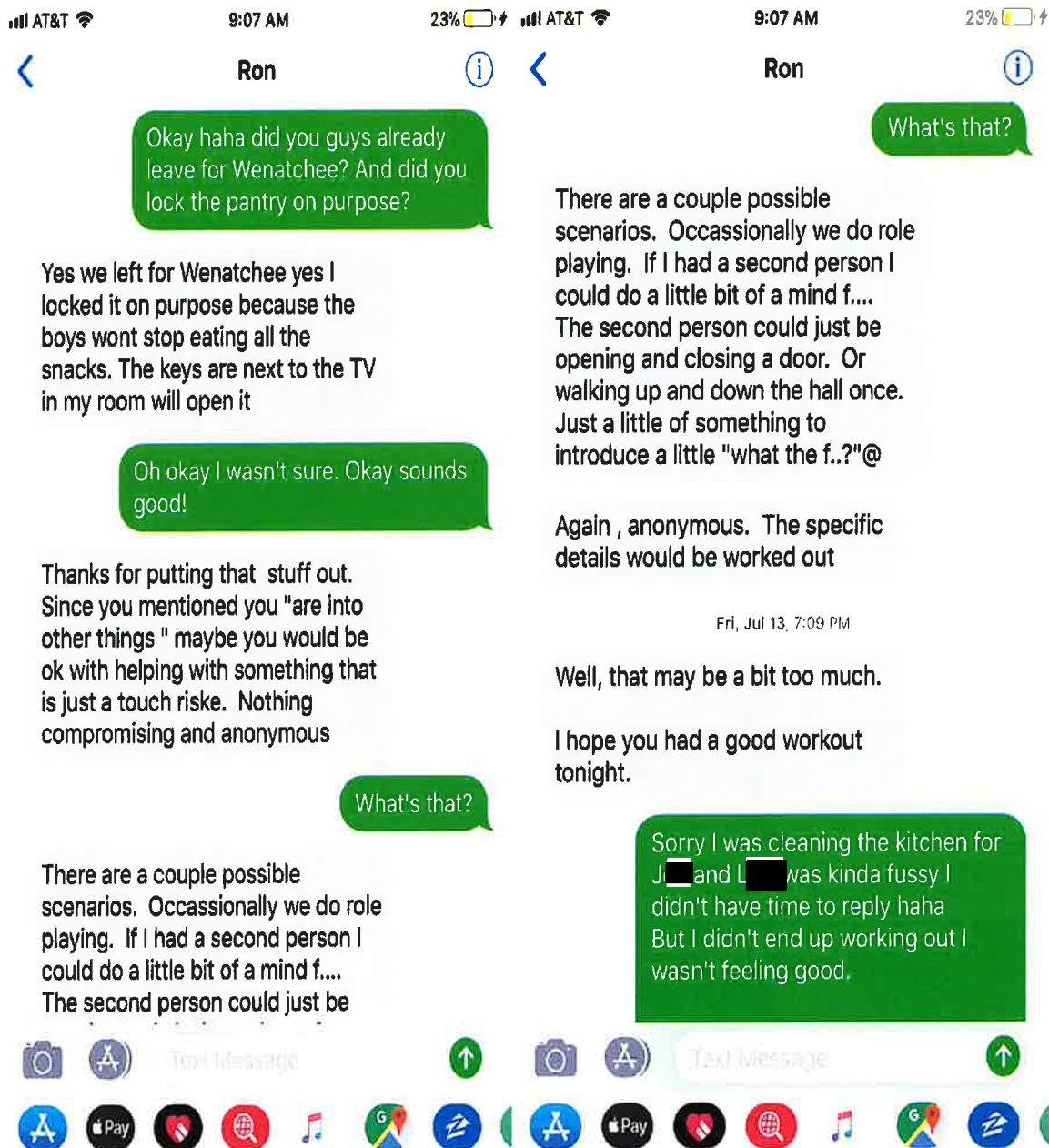
Not once did J [REDACTED] make me feel unsafe or uncomfortable while working for her. For the amount of time I spent with her and interacted with her I also don't believe she in anyways has any sort of alcohol problems. J [REDACTED] is a great person and great mom. None of which were ever something I questioned.

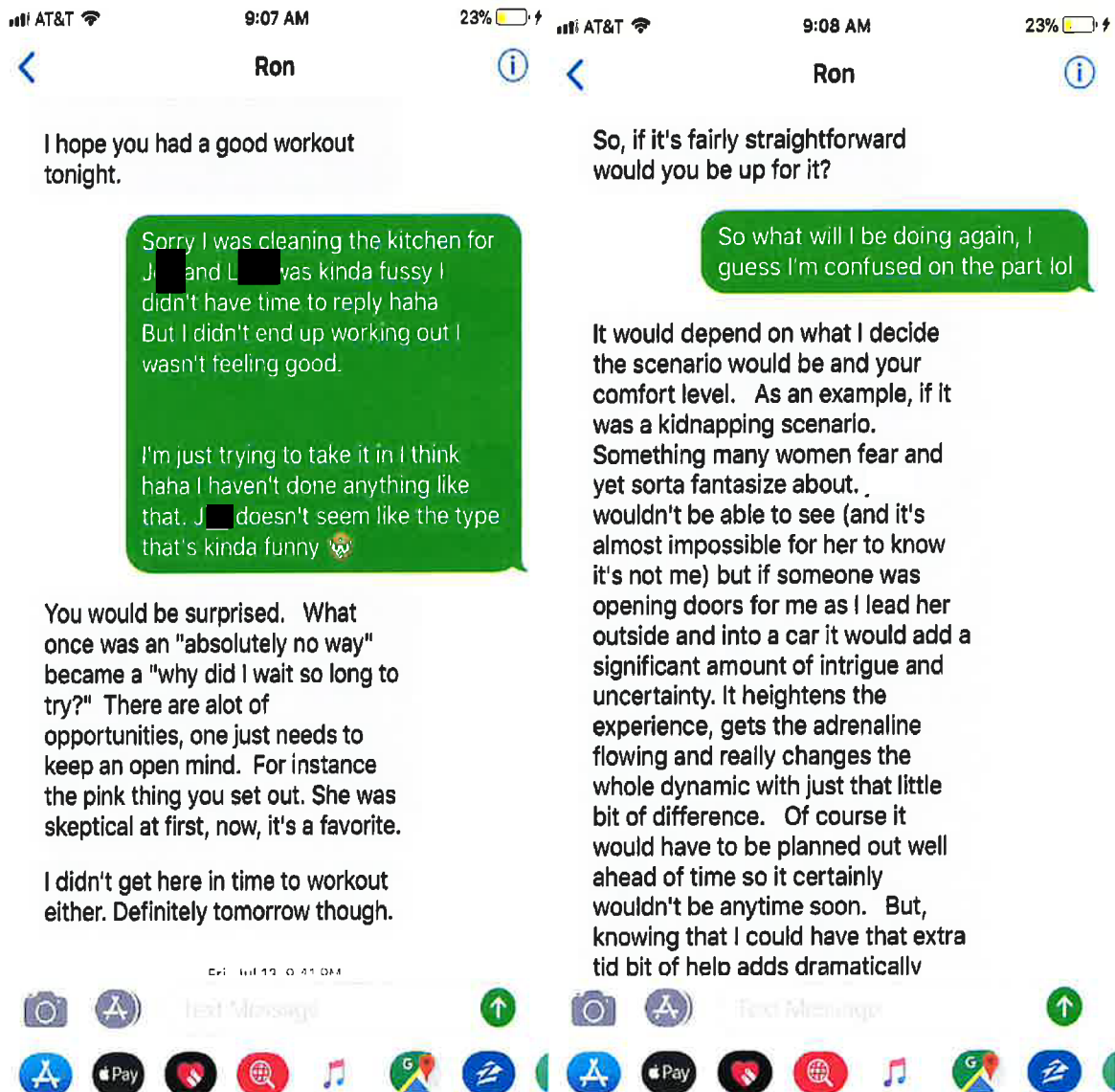
Enclosure 1:

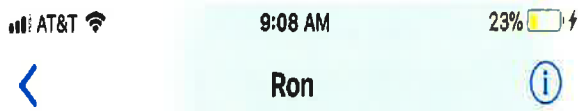


Enclosure 2:





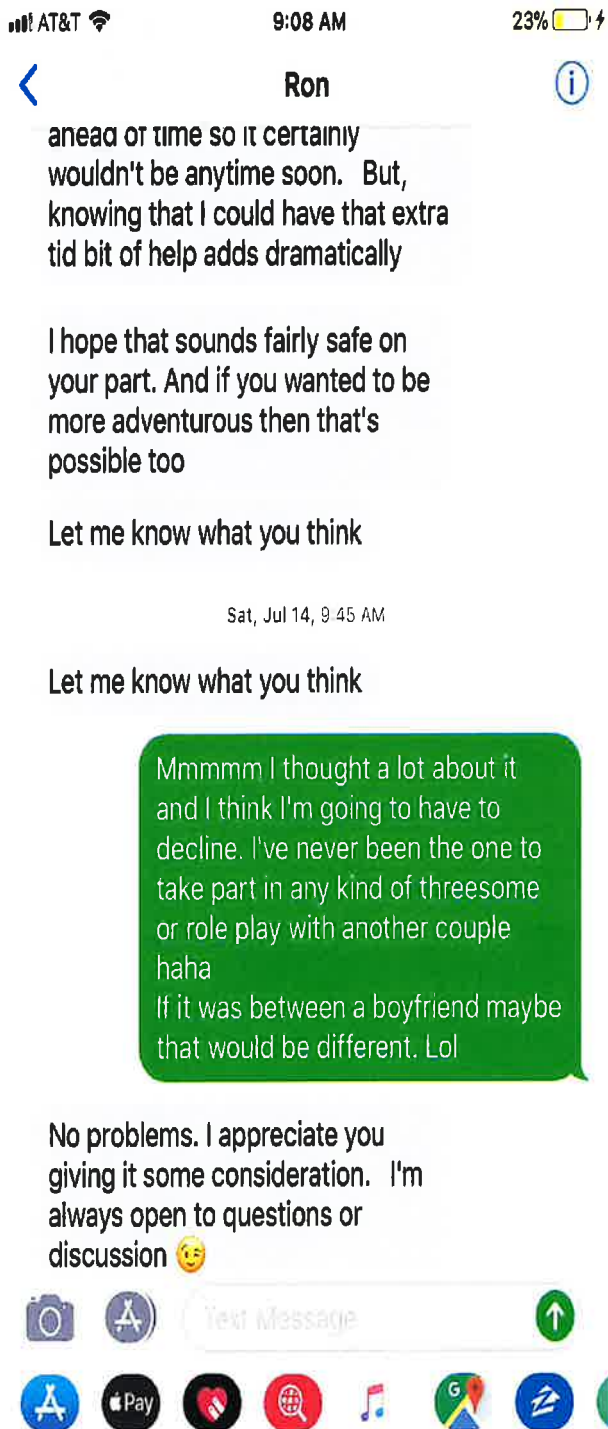


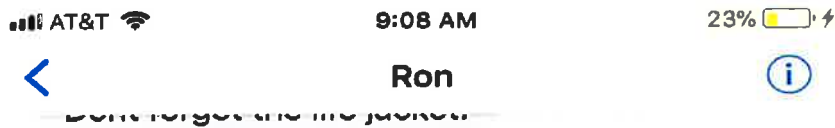


It would depend on what I decide the scenario would be and your comfort level. As an example, if it was a kidnapping scenario. Something many women fear and yet sorta fantasize about. I wouldn't be able to see (and it's almost impossible for her to know it's not me) but if someone was opening doors for me as I lead her outside and into a car it would add a significant amount of intrigue and uncertainty. It heightens the experience, gets the adrenaline flowing and really changes the whole dynamic with just that little bit of difference. Of course it would have to be planned out well ahead of time so it certainly wouldn't be anytime soon. But, knowing that I could have that extra tid bit of help adds dramatically

I hope that sounds fairly safe on your part. And if you wanted to be more adventurous then that's possible too





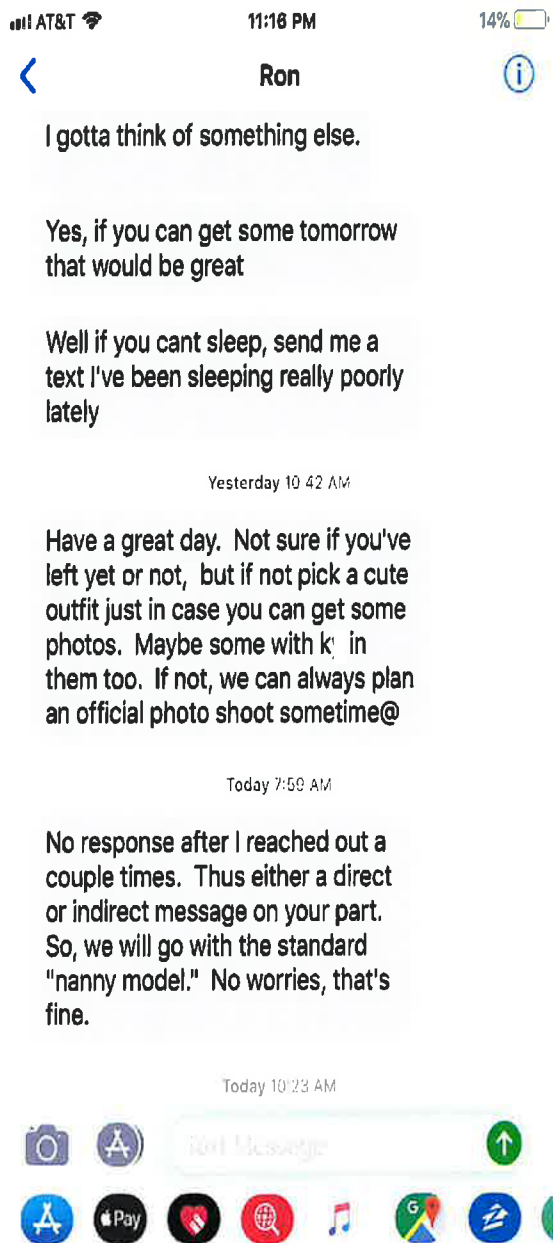


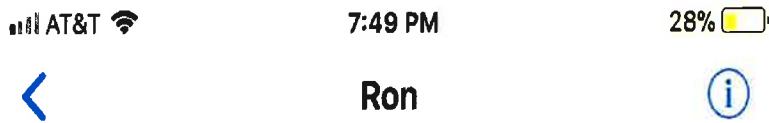
Yeah if I'm ever curious or something I definitely will ask!! I hope this doesn't affect anything. I think I'm just not that open to new things haha And I won't!

No. It absolutely doesn't affect anything!! I've found that what limits people is their inability to just talk about stuff. Once you get past that, it opens up so many opportunities, in all things. Kind of like what we talked about, fear of failure and rejection. So, not being open to new things is understandable. But leaving a door open to talk about stuff can be eye opening to lots of possibilities. For instance, just knowing that one can spice things up in a lot of different ways is good information to have to avoid the "typical" which, let's face it, can become typical. So, in short, everything is good, and don't hesitate to discuss anything



Enclosure 3:





Today 10:23 AM

Sorry when I'm home on the weekends I don't usually have my phone my a lot because we're always busy doing something! I try not to be on my phone a lot in general

Today 7:30 PM

Well, the easiest thing would be to simply say "ok" and leave it at that. But, when I see BS I have a tendency to call it out. You saw them, on your phone that you almost always have with you, and blew them off for likely one of two reasons. 1. You were so busy that you couldn't type out something like "you too, I will let you know how it goes," or "we couldn't get a single photo but maybe we can do something later." If you were too busy to acknowledge with something like that, then I was so low on your priority list that it's almost depressing. 2nd option, you



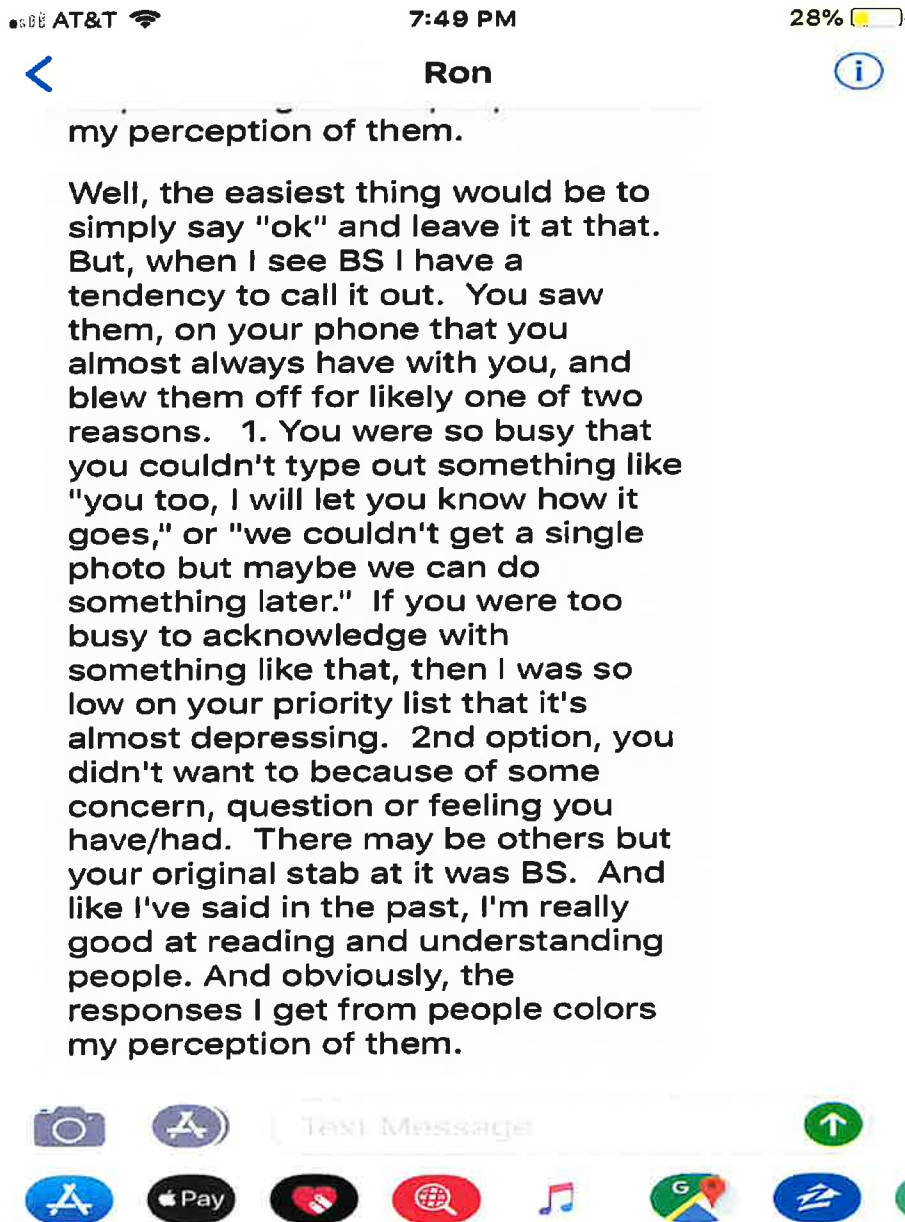
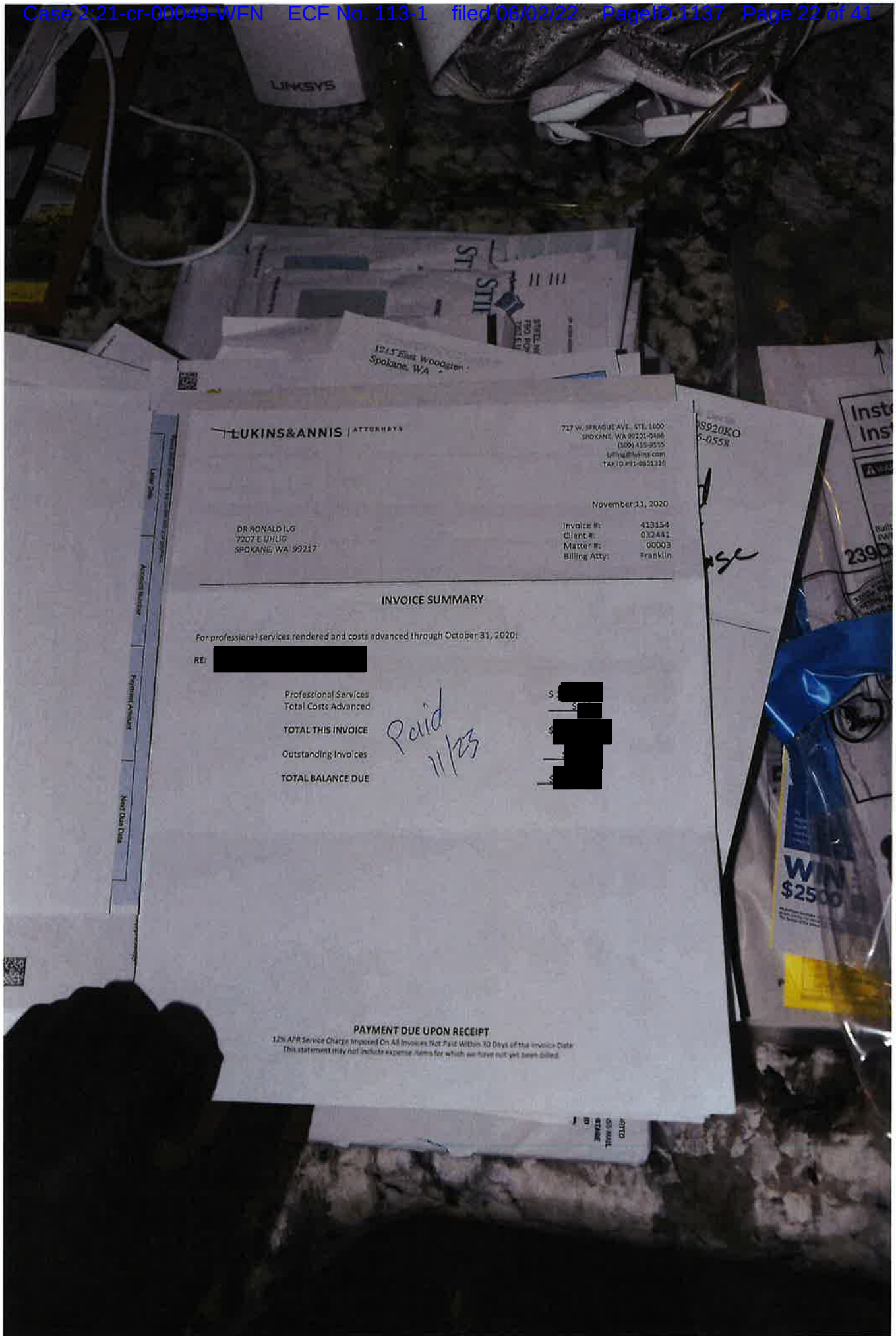


EXHIBIT H



LUKINS & ANNIS | ATTORNEYS

717 W. BRADY AVE., STE. 1000
SPOKANE, WA 99201-0486
(509) 455-9515
billing@lukins.com
TAX ID #91-0921326

November 21, 2020

DR. RONALD ILG
7207 E. UHLUG
SPOKANE, WA 99217

Invoice #: 413154
Client #: 032441
Matter #: 00003
Billing Atty: Franklin

INVOICE SUMMARY

For professional services rendered and costs advanced through October 31, 2020:

RE: [REDACTED]

Professional Services
Total Costs Advanced
TOTAL THIS INVOICE
Outstanding Invoices
TOTAL BALANCE DUE

Paid 11/23

\$ [REDACTED]
\$ [REDACTED]
\$ [REDACTED]
\$ [REDACTED]
\$ [REDACTED]

PAYMENT DUE UPON RECEIPT

12% APR Service Charge Imposed On All Invoices Not Paid Within 30 Days of the Invoice Date.
This statement may not include expense items for which we have not yet been billed.

EXHIBIT I

UNITED STATES DISTRICT COURT

for the

Eastern District of Washington

In the Matter of the Search of
 (Briefly describe the property to be searched
 or identify the person by name and address)

RONALD CRAIG ILG

)
) Case No.: 2:21-MJ-00203-JTR
)
)
)

SEARCH AND SEIZURE WARRANT

To: Any authorized law enforcement officer

An application by a federal law enforcement officer or an attorney for the government requests the search of the following person or property located in the Eastern District of Washington (identify the person or describe the property to be searched and give its location): **SEARCH OF PERSON RONALD CRAIG ILG as further described in Attachment A**, which is herein incorporated by reference.

I find that the affidavit(s), or any recorded testimony, establish probable cause to search and seize the person or property described above, and that such search will reveal (identify the person or describe the property to be seized): See Attachment B, which is herein incorporated by reference.

YOU ARE COMMANDED to execute this warrant on or before **April 23, 2021** (not to exceed 14 days)

☒ in the daytime 6:00 a.m. to 10 p.m. ☐ at any time in the day or night as I find reasonable cause has been established.

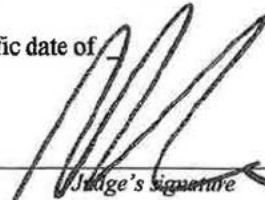
Unless delayed notice is authorized below, you must give a copy of the warrant and a receipt for the property taken to the person from whom, or from whose premises, the property was taken, or leave the copy and receipt at the place where the property was taken.

The officer executing this warrant, or an officer present during the execution of the warrant, must prepare an inventory as required by law and promptly return this warrant and inventory to John T. Rodgers
 (United States Magistrate Judge)

☐ Pursuant to 18 U.S.C. § 3103a(b), I find that immediate notification may have an adverse result listed in 18 U.S.C. § 2705 (except for delay of trial), and authorize the officer executing this warrant to delay notice to the person who, or whose property, will be searched or seized (check the appropriate box)

☐ for ___ days (not to exceed 30) ☐ until, the facts justifying, the later specific date of

Date and time issued: 4-10-21 @ 3:35 p.m.


 Judge's signature

City and state: Spokane, Washington

John T. Rodgers, United States Magistrate Judge
 Printed name and title

AO 93 (Rev. 11/13) Search and Seizure Warrant (Page 2)

Return		
Case No.: 2:21-MJ-00203-JTR	Date and time warrant executed:	Copy of warrant and inventory left with:
Inventory made in the presence of :		
Inventory of the property taken and name of any person(s) seized: 		
Certification		
<p>I declare under penalty of perjury that this inventory is correct and was returned along with the original warrant to the designated judge.</p> <p>Date: _____</p> <p style="text-align: right;">_____ Executing officer's signature _____ Printed name and title</p>		

ATTACHMENT A

No. 2:21-MJ-00203-JTR

Person to Be Searched

The person to be searched is Ronald Craig Ilg, a male born on [REDACTED] [REDACTED] with brown hair and blue eyes, approximately 5'10" tall and 170 pounds, including all personal items and containers in his physical possession, on his person, or in areas within his immediate control to include all checked luggage, as Ilg is currently traveling.



ATTACHMENT B

No. 2:21-MJ-00203-JTR

I. Items to be Seized

1. The items to be seized are evidence, contraband, fruits, or instrumentalities of violations of 1) 18 U.S. C. § 373 - Solicitation to Commit a Crime of Violence (Kidnapping); 2) 18 U.S.C. § 1201(a), (d) – Attempted Kidnapping; 3) 18 U.S.C. § 1201(c) – Conspiracy to Kidnap; 4) 18 U.S.C § 875(b)-(c) – Extortion; and, 5) 21 U.S.C. § 846, 841 – Conspiracy to distribute heroin (hereafter and collectively, the “SUBJECT OFFENSES”):

- a. Records, correspondence, journals, contracts, letters and memoranda of agreements between potential coconspirators, receipts, phone records, phone books, address books, notations and other papers, and any files relating to the ordering or purchasing of Violence-for-Hire.
- b. Financial records to include expenses incurred in obtaining dark-web Violence-for-Hire services.
- c. Receipts, notes, ledgers, records, programs, and applications relating to Bitcoin and other cryptocurrencies to include wallet identification and recovery seeds.
- d. Records reflecting names, addresses, telephone numbers, internet monikers, and other contact or identification data for others involved in the exchange of bitcoin and other cryptocurrencies.
- e. Any digital device potentially used to facilitate the above listed violations of the SUBJECT OFFENSES and forensic copies thereof.

2. As used herein, the terms “records,” “documents,” “programs,” “applications,” and “materials” include records, documents, programs,

applications, and materials created, modified, or stored in any form, including in digital form on any digital device and any forensic copies thereof.

3. As used herein, the term “digital device” includes any electronic system or device capable of storing or processing data in digital form, including central processing units; desktop, laptop, notebook, and tablet computers; personal digital assistants; wireless communication devices, such as telephone paging devices, beepers, mobile telephones, and smart phones; digital cameras; gaming consoles (including Sony PlayStations and Microsoft Xboxes); peripheral input/output devices, such as keyboards, printers, scanners, plotters, monitors, and drives intended for removable media; related communications devices, such as modems, routers, cables, and connections; storage media, such as hard disk drives, floppy disks, memory cards, optical disks, and magnetic tapes used to store digital data (excluding analog tapes such as VHS); and security devices. *The United States will apply for separate search warrants to examine any digital devices seized.*

PROVIDED FURTHER: If searchers encounter evidence of a crime other than that specified on the face of this Warrant application, this search shall cease and a separate warrant obtained.

UNITED STATES DISTRICT COURT

for the

Eastern District of Washington

In the Matter of the Search of
(Briefly describe the property to be searched
or identify the person by name and address)

) Case No.: 2:21-MJ-00206-JTR
)
)
)

*Smartphone belonging to
Ronald Craig Ilg*

SEARCH AND SEIZURE WARRANT

To: Any authorized law enforcement officer

An application by a federal law enforcement officer or an attorney for the government requests the search of the following person or property located in the Eastern District of Washington (identify the person or describe the property to be searched and give its location): *Smartphone belonging to Ronald C. Ilg as further described in Attachment A*, which is herein incorporated by reference.

I find that the affidavit(s), or any recorded testimony, establish probable cause to search and seize the person or property described above, and that such search will reveal (identify the person or describe the property to be seized): See Attachment B, which is herein incorporated by reference.

YOU ARE COMMANDED to execute this warrant on or before **April 23, 2021** (not to exceed 14 days)

☒ in the daytime 6:00 a.m. to 10 p.m.

☐ at any time in the day or night as I find reasonable cause has been established.

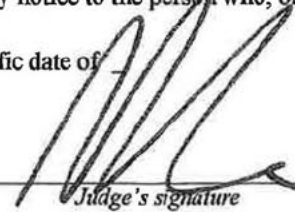
Unless delayed notice is authorized below, you must give a copy of the warrant and a receipt for the property taken to the person from whom, or from whose premises, the property was taken, or leave the copy and receipt at the place where the property was taken.

The officer executing this warrant, or an officer present during the execution of the warrant, must prepare an inventory as required by law and promptly return this warrant and inventory to John T. Rodgers
(United States Magistrate Judge)

☐ Pursuant to 18 U.S.C. § 3103a(b), I find that immediate notification may have an adverse result listed in 18 U.S.C. § 2705 (except for delay of trial), and authorize the officer executing this warrant to delay notice to the person who, or whose property, will be searched or seized (check the appropriate box)

☐ for ___ days (not to exceed 30) ☐ until, the facts justifying, the later specific date of ___

Date and time issued: 4-10-21 @ 3:59 p.m.


Judge's signature

City and state: Spokane, Washington



John T. Rodgers, United States Magistrate Judge
Printed name and title

AO 93 (Rev. 11/13) Search and Seizure Warrant (Page 2)

Return		
Case No.: 2:21-MJ-00206-JTR	Date and time warrant executed:	Copy of warrant and inventory left with:
Inventory made in the presence of :		
Inventory of the property taken and name of any person(s) seized: 		
Certification		
<p>I declare under penalty of perjury that this inventory is correct and was returned along with the original warrant to the designated judge.</p> <p>Date: _____</p> <p style="text-align: right;">_____ Executing officer's signature</p> <p style="text-align: right;">_____ Printed name and title</p>		

ATTACHMENT A

2:21-MJ-00206-JTR

I. Device to be Searched:

The personal cellular device of RONALD CRAIG ILG, believed to be on his person and responding to the telephone number ([REDACTED]) the number known by investigators to be utilized by RONALD CRAIG ILG.

ATTACHMENT B

2:21-MJ-00206-JTR

I. Items to be Seized

1. The following records, documents, files, or materials, in whatever form, that constitute or contain evidence, instrumentalities, or fruits of violations of 1) 18 U.S. C. § 373 - Solicitation to Commit a Crime of Violence (Kidnapping); 2) 18 U.S.C. § 1201(a), (d) – Attempted Kidnapping; 3) 18 U.S.C. § 1201(c) – Conspiracy to Kidnap; 4) 18 U.S.C § 875(b)-(c) – Extortion; and, 5) 21 U.S.C. § 846, 841 – Conspiracy to distribute heroin (hereafter and collectively, the “SUBJECT OFFENSES”):

- b. any and all documents, records or information relating to the negotiation and purchase of Violence-for-Hire services.
- c. any and all documents, records or information relating to the transfer, purchase, sale or disposition of cryptocurrency;
- d. any and all documents, records, or information relating to the access and utilization of hidden (Tor-based) services;
- e. any and all documents, records, or information relating to email accounts used in furtherance of these offenses;
- f. any and all records and electronic data reflecting names, addresses, or telephone numbers of co-conspirators, or identifying information of individuals operating on the “dark web”
- g. all bank and other financial records.
- h. any documentation, operating logs and reference manuals regarding the operation of the digital device or other electronic storage media or software;

- i. any applications, utility programs, compilers, interpreters, and other software used to facilitate direct or indirect communication with the computer hardware, storage devices, or data to be searched;
- j. evidence of who used, owned, or controlled the digital device or other electronic storage media at the time the things described in this warrant were created, edited, or deleted, such as logs, registry entries, configuration files, saved usernames and passwords, documents, browsing history, user profiles, email, email contacts, "chat," instant messaging logs, photographs, and correspondence;
- k. evidence of software that would allow others to control the digital device or other electronic storage media, such as viruses, Trojan horses, and other forms of malicious software, as well as evidence of the presence or absence of security software designed to detect malicious software;
- l. evidence of the lack of such malicious software;
- m. evidence of the attachment to the digital device of other storage devices or similar containers for electronic evidence;
- n. evidence of counter-forensic programs (and associated data) that are designed to eliminate data from the digital device or other electronic storage media;
- o. evidence of the times the digital device or other electronic storage media was used;
- p. passwords, encryption keys, and other access devices within the device, that may be necessary to access other applications within the digital device or other electronic storage media;
- q. contextual information necessary to understand the evidence described in this attachment.
- r. records of Internet Protocol addresses used;
- s. records of internet activity, including firewall logs, caches, browser history and cookies, "bookmarked" or "favorite" web pages, search

terms that the user entered into any internet search engine, and records of user-typed web addresses.

- t. Any and all hidden services accounts used in furtherance of the offenses described above, including, but not limited to, darknet market accounts, associated darknet forum accounts and Tor-based email accounts.
- u. Any and all peer to peer (P2P) cryptocurrency trading platform accounts, with no registered or identified service provider to which legal process may be served, used in furtherance of the offenses described above.
- v. Cryptocurrency in any format, including but not limited to, wallets (digital and paper), public keys (addresses), private keys, and recovery seeds.

2. The seizure of digital devices or other electronic storage media and/or their components as set forth herein is specifically authorized by this search warrant, not only to the extent that such digital devices or other electronic storage media constitute instrumentalities of the criminal activity described above, but also for the purpose of conducting off-site examinations of their contents for evidence, instrumentalities, or fruits of the aforementioned crime

3. This warrant authorizes a review of electronic storage media and electronically stored information seized or copied pursuant to this warrant in order to locate evidence, fruits, and instrumentalities described in this warrant. The review of this electronic data may be conducted by any government personnel assisting in the investigation, who may include, in addition to law enforcement officers and agents, attorneys for the government, attorney support staff, and technical experts. Pursuant to this warrant, the FBI may deliver a complete copy of the seized or copied
//

electronic data to the custody and control of attorneys for the government and their support staff for their independent review.

PROVIDED FURTHER: If searchers encounter evidence of a crime other than that specified on the face of this Warrant application, this search shall cease and a separate warrant obtained.

EXHIBIT J

UNITED STATES DISTRICT COURT

for the

Eastern District of Washington

In the Matter of the Search of)

(Briefly describe the property to be searched or identify
the person by name and address)

M [REDACTED] R. P. [REDACTED]

) Case No.: 2:21-MJ-00204-JTR
)
)
)

SEARCH AND SEIZURE WARRANT

To: Any authorized law enforcement officer

An application by a federal law enforcement officer or an attorney for the government requests the search of the following person or property located in the Eastern District of Washington (identify the person or describe the property to be searched and give its location): **SEARCH OF PERSON M [REDACTED] R. P. [REDACTED]** as further described in **Attachment A**, which is herein incorporated by reference.

I find that the affidavit(s), or any recorded testimony, establish probable cause to search and seize the person or property described above, and that such search will reveal (identify the person or describe the property to be seized): See **Attachment B**, which is herein incorporated by reference.

YOU ARE COMMANDED to execute this warrant on or before **April 23, 2021** (not to exceed 14 days)

☒ in the daytime 6:00 a.m. to 10 p.m.

☐ at any time in the day or night as I find reasonable cause has been established.

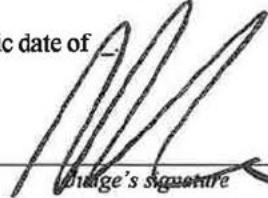
Unless delayed notice is authorized below, you must give a copy of the warrant and a receipt for the property taken to the person from whom, or from whose premises, the property was taken, or leave the copy and receipt at the place where the property was taken.

The officer executing this warrant, or an officer present during the execution of the warrant, must prepare an inventory as required by law and promptly return this warrant and inventory to John T. Rodgers
(United States Magistrate Judge)

☐ Pursuant to 18 U.S.C. § 3103a(b), I find that immediate notification may have an adverse result listed in 18 U.S.C. § 2705 (except for delay of trial), and authorize the officer executing this warrant to delay notice to the person who, or whose property, will be searched or seized (check the appropriate box)

☐ for ___ days (not to exceed 30) ☐ until, the facts justifying, the later specific date of ___

Date and time issued: 4-10-21 @ 3:43 p.m.


Magistrate's signature

City and state: Spokane, Washington



John T. Rodgers, United States Magistrate Judge
Printed name and title

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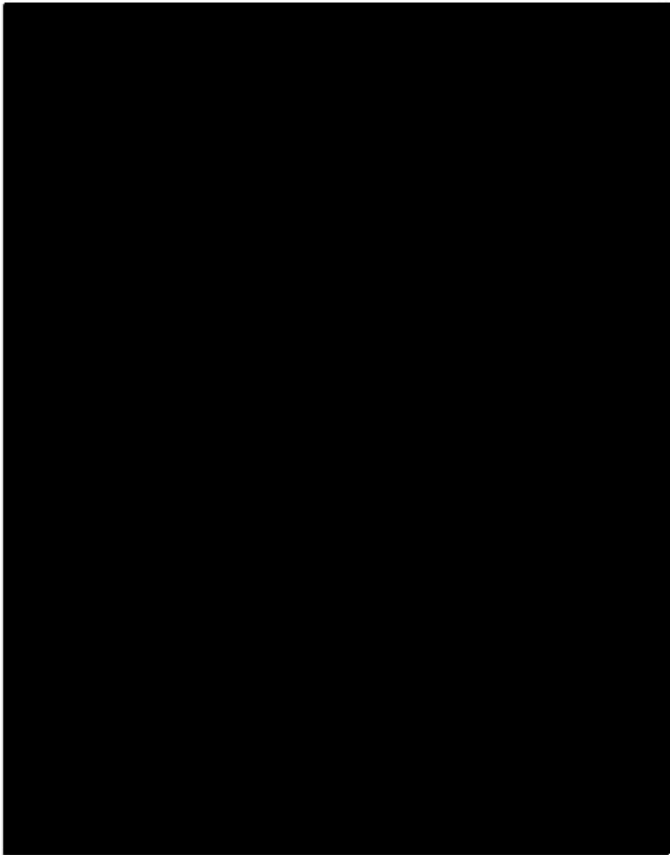
Return		
Case No.: 2:21-MJ-00204-JTR	Date and time warrant executed:	Copy of warrant and inventory left with:
Inventory made in the presence of :		
Inventory of the property taken and name of any person(s) seized:		
Certification		
<p>I declare under penalty of perjury that this inventory is correct and was returned along with the original warrant to the designated judge.</p>		
<p>Date: _____</p>	<p>_____</p> <p style="text-align: center;"><i>Executing officer's signature</i></p> <p>_____</p> <p style="text-align: center;"><i>Printed name and title</i></p>	

ATTACHMENT A

No. 2:21-MJ-00204-JTR

Person to Be Searched

The person to be searched is M [REDACTED] R [REDACTED] P [REDACTED], a female born on [REDACTED] with brown hair and brown eyes, approximately 5'4" tall and 150 pounds, including all personal items and containers in her physical possession, on her person, or in areas within her immediate control, to include all checked luggage, as P [REDACTED] is currently traveling.



ATTACHMENT B

No. 2:21-MJ-00204-JTR

I. Items to be Seized

1. The items to be seized are evidence, contraband, fruits, or instrumentalities of violations of 1) 18 U.S. C. § 373 - Solicitation to Commit a Crime of Violence (Kidnapping); 2) 18 U.S.C. § 1201(a), (d) – Attempted Kidnapping; 3) 18 U.S.C. § 1201(c) – Conspiracy to Kidnap; 4) 18 U.S.C § 875(b)-(c) – Extortion; and, 5) 21 U.S.C. § 846, 841 – Conspiracy to distribute heroin (hereafter and collectively, the “SUBJECT OFFENSES”):

- a. Records, correspondence, journals, contracts, letters and memoranda of agreements between potential coconspirators, receipts, phone records, phone books, address books, notations and other papers, and any files relating to the ordering or purchasing of Violence-for-Hire.
- b. Financial records to include expenses incurred in obtaining dark-web Violence-for-Hire services.
- c. Receipts, notes, ledgers, records, programs, and applications relating to Bitcoin and other cryptocurrencies to include wallet identification and recovery seeds.
- d. Records reflecting names, addresses, telephone numbers, internet monikers, and other contact or identification data for others involved in the exchange of bitcoin and other cryptocurrencies.
- e. Any digital device potentially used to facilitate the above listed violations of the SUBJECT OFFENSES and forensic copies thereof.

2. As used herein, the terms “records,” “documents,” “programs,” “applications,” and “materials” include records, documents, programs,

applications, and materials created, modified, or stored in any form, including in digital form on any digital device and any forensic copies thereof.

3. As used herein, the term “digital device” includes any electronic system or device capable of storing or processing data in digital form, including central processing units; desktop, laptop, notebook, and tablet computers; personal digital assistants; wireless communication devices, such as telephone paging devices, beepers, mobile telephones, and smart phones; digital cameras; gaming consoles (including Sony PlayStations and Microsoft Xboxes); peripheral input/output devices, such as keyboards, printers, scanners, plotters, monitors, and drives intended for removable media; related communications devices, such as modems, routers, cables, and connections; storage media, such as hard disk drives, floppy disks, memory cards, optical disks, and magnetic tapes used to store digital data (excluding analog tapes such as VHS); and security devices. *The United States will apply for separate search warrants to examine any digital devices seized.*

PROVIDED FURTHER: If searchers encounter evidence of a crime other than that specified on the face of this Warrant application, this search shall cease and a separate warrant obtained.